

Jul 09 04 11:50a

DAVID BRISTOW

200780 2496

P.6

6/7



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ER886552245  
I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail first class mail with sufficient postage in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

on July 9, 2004  
Date of Deposit

Cynthia K. Dawn

Name of Person Mailing Correspondence

Cynthia K. Dawn July 9, 2004  
Signature Date

Application No.: 09/755,723

Title: AUTOMATIC HIERARCHICAL  
CATEGORIZATION OF MUSIC BY  
METADATA

Applicant: Ron Goodman

Filed: January 5, 2001  
TC/A.U. 2175  
Examiner: Rones, Charles

Docket No.: 6407P212  
Customer No.: 40032

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

STATEMENT OF FACTS BY DAVID BRISTOW  
UNDER 37 C.F.R. § 1.48(c)

Dear Sir:

I hereby declare:

1. I am making this Statement of Facts under 37 C.F.R. § 1.48(c) in connection with U.S. Patent Application Serial No.09/755,723 filed January 5, 2001 (hereinafter referred to as "the present patent application").

2. My current residence and country of citizenship is as follows:

David Bristow, a citizen of the United Kingdom, residing at 5988 NE Tolo Road, Bainbridge Island, WA 98110.

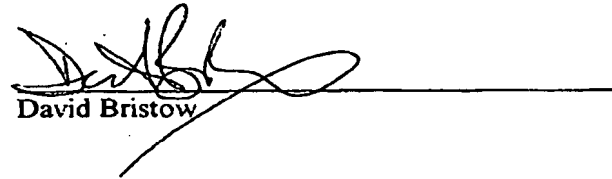
3. The amendment in inventorship is made as necessitated by amendment of the claims. An inventorship error was made by naming only Ron Goodman and Howard N. Egan as joint inventors, rather than naming Ron Goodman, Howard N. Egan and David Bristow as joint inventors.

4. The inventorship error was made without any deceptive intent whatsoever on my part.

5. It is now requested that the additional inventor David Bristow be added to the present patent application.

I declare that all statements made herein on my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: July 27, 2004

  
David Bristow